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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/578,089 01/03/2007		Baudry Jacquet	0600-1274	4714
466 YOUNG & TH	7590 03/22/201 OMPSON	EXAMINER		
209 Madison Street Suite 500 Alexandria, VA 22314			DAVIS, DEBORAH A	
			ART UNIT	PAPER NUMBER
			1655	
			NOTIFICATION DATE	DELIVERY MODE
			03/22/2010	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

DocketingDept@young-thompson.com

	Application No.	Applicant(s)				
Office Action Comments	10/578,089	JACQUET, BAUDRY				
Office Action Summary	Examiner	Art Unit				
	DEBORAH A. DAVIS	1655				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠ Responsive to communication(s) filed on 27 N	ovember 2009					
· <u> </u>	·					
<i>;</i> —		secution as to the merits is				
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
ciocca in accordance with the practice and i	expante quayre, rede e.b. 11, 16	.0.2.210.				
Disposition of Claims						
4)⊠ Claim(s) <u>9 and 11-26</u> is/are pending in the app	olication.					
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>9 and 11-26</u> is/are rejected.	·					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examine	er.					
		Examiner.				
	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
·— <u> </u>	a) All b) Some * c) None of:					
<u> </u>	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No					
_	3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date Notice of Informal Patent Application						
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application 6) Other:						

DETAILED ACTION

Applicants' amendment filed 11-27-09 has been received and entered. Currently, claims 9-26 are pending and under consideration for examination.

Claim Objections

Claim 16 is objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim. Applicant is required to cancel the claim(s), or amend the claim(s) to place the claim(s) in proper dependent form, or rewrite the claim(s) in independent form. Claim 16 requires that composition (a) be administered in the first part of the day and composition (b) be administered in the second part of the day. These limitations do not further limit the parent claim 9 that requires that composition (a) be administered separately and consecutively.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 9-26 are rejected under 35 U.S.C. 112, first paragraph, as based on a disclosure which is not enabling. The table below includes compositions (a) and (b) that has been demonstrated in the instant specification as critical or essential to the practice of the invention, but not included in the claim(s) is not enabled by the disclosure. See *In re Mayhew*, 527 F.2d 1229, 188 USPQ 356 (CCPA)

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relates to dry skin and wrinkles but not enabled for any and all skin conditions.

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1976). Further, the specification demonstrates a method for treating cosmetic skin conditions as it

Borage oil	357mg
Green tea extract	200mg
Calcium ascorbate (vitamin C)	75mg
Natural beta carotene (vitamin A)	2.4mg
Lecithin	13.6mg
Yellow beeswax	10.8mg
Chromium chloride	0.06mg
Zinc sulphate	13.7mg
Sodium selenate	0.05mg
Capsule shell	Fish gelatine, glycerine,
	water and food colouring

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Concentrated fish oil	365mg
Grape-cake extract	150mg
Shark cartilage	100mg
Iron fumarate	31.8mg
Copper sulphate	2.6mg
Yellow beeswax	15mg
Vitamin B2 (Riboflavin)	1.6mg
Vitamin B5 (calcium pantothenate)	6.55mg
Vitamin B6 (pyridoxine chlorhydrate)	2.4mg
Vitamin B8 (biotin)	0.15mg
Lecithin	12mg
Capsule shell	Fish gelatine, glycerine,
	water and food colouring

The inclusion of essential elements in the method comprising the compositions administered in effective amounts for treating conditions of the skin, hair, nails and/or for treating overweight conditions of a human in need thereof. (see specification, pages 12-16, e.g.).

The factors regarding undue experimentation have been summarized in In re Wands 858 F.2d 731, 8 USPQ2d 1400 (Fed. Circ. 1988) as follows:

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(1) The quantity of experimentation necessary (time and expense);

- (2) The amount of direction or guidance presented;
- (3) The presence or absence of working examples of the invention;
- (4) The nature of the invention;
- (5) The State of the prior art;
- (6) The predictability or unpredictability of the art;
- (7) The breadth of the claims; and
- (8) The relative skill of those in the art

All of the Wands factors have been considered with regard to the instant claims, with the most relevant factors discussed below.

Nature of the invention: The instantly claimed invention is drawn to a method for treating conditions of the skin, hair, nails and/or overweight conditions of a human in need thereof, comprising orally administering to said human a combination product comprising: a first composition (a) containing a green tea extract, vitamin C, and optionally at least one metallic compound selected from zinc, chromium and a mixture thereof, and a second composition (b) containing at least one metallic compound selected from iron, copper, chromium and a mixture thereof. The compositions (a) and (b) are separately and consecutively orally administered to said human, wherein zinc and iron are not simultaneously present in the same composition.

Breadth of the claims: The claims were given its broadest and reasonable interpretation that is consistent with applicant's specification.

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State of the art: The prior art demonstrates the claimed composition to work in canine dogs and pets, not people, as claimed. For example, the reference of Rapisarda (US 6,974,841) beneficially teaches nutritional supplement for pets that comprise of green tea, vitamin C, chromium and zinc. Two tablets of the supplements are administered in the morning to pets, which would read on consecutive administration of two compositions not having iron and zinc together in the same composition. The composition is designed to improve wellness and to fight anti-aging effects (see abstract and column 2, e.g.).

Guidance of the Specification and Existence of Working Examples:

Please see compositions (a) and (b) in the above described tables. The example compositions (a) and (b) above were administered to volunteers for treating hair loss, wrinkles of the skin, and breakage of nails in an amount of two capsules of composition (a) in the morning and 1 capsule of composition (b) in the evening for two months. The results observed were reduced hair loss, reduction in wrinkles and improvements in dry skin and nail solidity (specification, pages 14-19, e.g.). The composition that is instantly claimed has not demonstrated that when administered will treat conditions of hair, skin, and nails and/or weight loss. Although the M.P.E.P does not require the applicant to provide examples, however, there must be sufficient teaching in the absent of examples in the specification to enable one of ordinary skill in the art at the time the invention was made to make the invention commensurate in scope with the claims.

Amount of Experimentation Necessary: The instant claims only include as active ingredients a first composition (a) containing a green tea extract, vitamin C, and

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optionally at least one metallic compound selected from zinc, chromium and a mixture thereof; and, a second composition (b) containing at least one metallic compound selected from iron, copper, chromium and a mixture thereof. The claimed composition is distinct as compared to what is demonstrated in applicant's specification. The quantity of experimentation necessary to carry out the claimed invention is high, as the skilled artisan could not rely on the instant claims as drafted comprising a method for treating conditions of the skin, hair, nails and/or overweight conditions of a human in need thereof because there is not a sufficient teaching or examples that would lead one of ordinary skill in the art to use the claimed composition with an expectation of success.

The office does not have the facilities for examining and comparing applicant's claimed product with the product that is demonstrated to work. In the absence of evidence to the contrary, the burden is upon the applicant.

Response to Arguments

Applicant's arguments with respect to claims 9, and 11-26 have been considered but are most in view of the new ground(s) of rejection above.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DEBORAH A. DAVIS whose telephone number is (571)272-0818. The examiner can normally be reached on 8-5 Monday thru Friday.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Terry McKelvey can be reached on (571) 272-0775. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Deborah A. Davis Patent Examiner, AU 1655 March 2010

/Christopher R. Tate/ Primary Examiner, Art Unit 1655